

THE HONORABLE FRANKLIN D. BURGESS

UNITED STATES DISTRICT COURT
WESTERN DISTRICT OF WASHINGTON
AT TACOMA

DEBBIE OWEN, on behalf of others similarly
situated,

Plaintiff,

v.

LABOR READY, INC., LABOR READY
NORTHWEST, INC., LABOR READY
SOUTHWEST, INC., LABOR READY
CENTRAL, INC., LABOR READY
NORTHEAST, INC., LABOR READY
SOUTHEAST, INC., LABOR READY
MIDWEST, INC., LABOR READY MID-
ATLANTIC, INC., LABOR READY
SOUTHEAST III, L.P., and LABOR READY
CENTRAL III, L.P.,

Defendants.

NO. CV03-5566 FDB

Consolidated with
NO. C 03-5720 (RBL) (FDB)

ORDER FOR FINAL JUDGMENT

Having reviewed the Parties' *Stipulation for Entry of Final Judgment*, and good
cause appearing therefore,

1 IT IS HEREBY ORDERED, ADJUDGED, AND DECREED that Plaintiff Debbie
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3 Owen is granted a final judgment against Defendants Labor Ready, Inc., Labor Ready
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5 Northwest, Inc., Labor Ready Southwest, Inc., Labor Ready Central, Inc., Labor Ready
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7 Northeast, Inc., Labor Ready Southeast, Inc., Labor Ready Midwest, Inc., Labor Ready Mid-
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9 Atlantic, Inc., Labor Ready Mid-Atlantic III, L.P., Labor Ready Southeast III, L.P., and
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11 Labor Ready Central III, L.P. (collectively "Labor Ready") for \$45,000. The Court finds
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13 that this amount and the Settlement Agreement is a reasonable compromise of disputed
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15 issues and is a fair and reasonable resolution of a bona fide dispute over the Fair Labor
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17 Standards Act provisions.

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19 DATED this 8th day of March 2007.
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FRANKLIN D. BURGESS
UNITED STATES DISTRICT JUDGE